UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

JOSEPH BOOK,)	
Plaintiff)	
)	
VS)	NO. 04-CV11557
)	
STATE TROOPER KURT M.)	
FERRAZANNI, STATE TROOPER SMI	TH)	
STATE TROOPER MCKENZIE, AND)	
STATE TROOPER HENNIGAN)	
Defendants)	

DEFENDANTS' MOTION IN LIMINE TO PRECLUDE EXPERT TESTIMONY

Now come the defendants and move in limine to preclude the plaintiff from attempting to call any witness as an expert or asking any witness to give expert testimony. In support of this motion defendants show that the plaintiff has not provided any disclosure of expert witnesses, their opinions or qualifications or in any way complied with the requirements of FRCP Rule 26.

Wherefore defendants pray that plaintiff be precluded from calling any witness as an expert or offering any expert testimony, including any testimony that any medical condition of the plaintiff was caused by any action of any defendant.

Respectfully submitted,

Defendant Kurt Ferrazanni By his counsel,

/s/ Brian Rogal

Brian Rogal, Esquire BBO No. 424920 160 Gould Street, Suite 111 Needham, MA 02494 781-455-8964

Defendants McKenzie, Smith and Hennigan, By their counsel,

/s/ Timothy M. Burke

Timothy Burke, Esquire BBO No. 065720 160 Gould Street, Suite 111 Needham, MA 02494 781-455-0707

Certificate of Service

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